**02 DEPARTMENT OF PROFESSIONAL AND FINANCIAL REGULATION**

**032 OFFICE OF SECURITIES**

**Chapter 523: RULE REGARDING SHORT-FORM SEED CAPITAL REGISTRATIONS**

**SUMMARY:** This chapter provides a simplified, short-form registration process for companies that wish to offer and sell their securities to the public in limited increments per investor.

**Section 1. Definitions**

1. “Administrator” shall have the same meaning as is set forth in 32 M.R.S. §16102(1).

2. “Form FND-ME” means the Fund-ME Offering Circular Form as adopted by the Securities Administrator.

3. “[Rule 504](http://www.sec.gov/answers/rule504.htm)” means Rule 504 of SEC Regulation D, 17 CFR §230.504, promulgated pursuant to the *Securities Act of 1933*, 15 U.S.C. §77a *et seq*.

4. “Security” or “Securities” shall have the same meaning as is set forth in 32 M.R.S. §16102(28).

**Section 2. Purpose**

The purpose of this rule is to facilitate public investment in small businesses. The rule accomplishes this purpose by (a) permitting the use of a simplified registration statement form for smaller offerings and (b) promoting uniformity with other jurisdictions that require the registration of securities.

The rule offers an alternative method of state registration for issuers of securities that are exempt from federal registration pursuant to Rule 504. The rule is intended to reduce the costs and burdens of raising capital for small business while providing relevant information to prospective investors. The rule sets forth the exclusive method of registration by qualification under 32 M.R.S. §16304(6-A).

**Section 3. Authority**

The Securities Administrator’s authority to promulgate this rule is contained in 32 M.R.S. §§ 16304(6-A) and 16605.

**Section 4. Eligibility to Register Securities Pursuant to This Rule**

Securities may only be registered pursuant to this rule if:

(1) They meet the requirements set forth in Rule 504 and 32 M.R.S. §16304(6-A); and

(2) Neither the issuer nor any of its officers or directors (or the functional equivalents thereof for an entity having no officers or directors), beneficial owners of ten percent or more of its then outstanding voting stock or voting equity interests, promoters, or selling agents, or any officer, director or partner (or the functional equivalents thereof) of any selling agent, is disqualified as a result of one or more of the following:

(i) Has been convicted, within ten years before such sale (or five years, in the case of the issuer, their predecessors and affiliated issuers) of any felony or misdemeanor:

(A) In connection with the purchase or sale of any security;

(B) Involving the making of any false filing with the Administrator or the Securities and Exchange Commission; or

(C) Arising out of the conduct of the business of an underwriter, broker, dealer, municipal securities dealer, investment adviser or paid solicitor of purchases of securities.

(ii) Is subject to any order, judgment, or decree of any court of competent jurisdiction, entered within five years prior to the filing of the registration statement for the offering, that, at the time of such filing, restrains or enjoins such person from engaging or continuing to engage in any conduct or practice:

(A) In connection with the purchase or sale of any security;

(B) Involving the making of any false filing with the Administrator or the Securities and Exchange Commission;

(C) Arising out of the conduct of the business of an underwriter, broker, dealer, municipal securities dealer, investment adviser or paid solicitor of purchases of securities; or

(D) Adjudicating a United States Postal Service fraud order.

(iii) Is subject to a final order of a state securities commission (or an agency or officer of a state performing like functions); a state authority that supervises or examines banks, savings associations or credit unions; a state insurance commission (or an agency or officer of a state performing like functions); an appropriate federal banking agency; the Securities and Exchange Commission or a self-regulatory organization; the United States Commodity Futures Trading Commission; or the National Credit Union Administration that:

(A) At the time of the sale of securities, bars the person from:

(1) Association with an entity regulated by such commission, authority, agency, or officer;

(2) Engaging in the business of securities, insurance or banking; or

(3) Engaging in savings association or credit union activities; or

(B) Constitutes a final order based on a violation of law or regulation that prohibits fraudulent, manipulative, or deceptive conduct entered within ten years before such sale.

(iv) At the time of the sale is suspended or expelled from membership in, or suspended or barred from association with a member of, a registered national securities exchange or a registered national or affiliated securities association for any act or omission to act constituting conduct inconsistent with just and equitable principles of trade.

(v) Has filed (as a registrant or issuer), or was named as an underwriter in, any registration statement or other offering statement filed with the Administrator or the Securities and Exchange Commission that , within five years before such sale, was the subject of a refusal order, stop order, or order suspending the registration or offering statement, or is, at the time of such sale, the subject of an investigation or proceeding to determine whether a stop order or suspension order should be issued.

(vi) Is subject to a United States Postal Service false representation order entered within five years before such sale, or is, at the time of such sale, subject to a temporary restraining order or preliminary injunction with respect to conduct alleged by the United States Postal Service to constitute a scheme or device for obtaining money or property through the mail by means of false representations.

**Section 5. Mechanics of Filing the Registration Statement.**

For securities being registered pursuant to this rule, the Form FND-ME and accompanying subscription agreement, which are hereby incorporated by reference into this rule, shall be used as the registration statement required under 32 M.R.S. §16304(6-A). The fees prescribed by 32 M.R.S. §16305(2) must accompany the Form FND-ME filed with the Administrator.

**Section 6. Delivery of Offering Document.**

When a security is registered pursuant to this rule, the completed Form FND-ME and its related subscription agreement are the offering documents which must be delivered to each purchaser for purposes of complying with the requirements of 32 M.R.S. §16304(6-A).

**Section 7. Impoundment**

As a condition of registration, the issuer must set aside in a separate account held by a depository institution all funds raised as part of the offering. The impoundment of funds is subject to the following conditions:

1. All funds from purchasers shall be delivered to the depository institution within three (3) business days after receipt by the issuer, the selling agent or their respective agents.

(2) All funds set aside shall be held in the depository until the earliest of the following:

1. The total amount deposited reaches at least the minimum offering amount;
2. The Administrator has, by order, suspended or revoked the registration; or
3. Twelve months have expired from the effective date of the offering without the minimum offering amount having been received by the depository.
4. If the minimum offering amount is not deposited within the twelve-month impoundment period, the issuer shall refund to the investors the full amount of their respective investment amounts. Such refunds shall be made not more than 30 days after the expiration of the twelve-month impoundment period.
5. Until such time as the minimum offering amount is met and funds are accessed by the issuer, the issuer may not issue any securities to purchasers pursuant to the offering.
6. For purposes of this rule, the minimum offering amount shall be no less than 50% of the maximum offering amount set by the issuer and disclosed in the registration statement.

**Section 8. Reporting**

The issuer shall report to the Administrator in writing the following information that is applicable:

1. Within three (3) business days of first issuing securities after reaching the minimum offering amount, the amount of funds raised to date;
2. Within three (3) business days of a decision to cease the offering and return all funds to investors, the total amount of funds raised;
3. Within fourteen (14) calendar days after the completion of the offering, the total amount of funds raised; and
4. At the request of the Administrator, but not more often than quarterly, a complete accounting of the funds impounded by the issuer to date or, if the impoundment has ceased, the disposition of the funds raised and the further progress of the offering.

**Section 9. Location of Incorporated Matter**

Copies of the “Form FND-ME” and the accompanying subscription agreement, incorporated by reference in this rule, are available at no charge on the Maine Office of Securities website: <http://www.maine.gov/pfr/securities/forms.htm>.

STATUTORY AUTHORITY: 32 M.R.S. §§ 16304(6-A), 16305(7), 16307 and 16605

EFFECTIVE DATE:

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